# Case 1:07-cv-06918 Document 7 Filed 01/02/2008 UNITED STATES DISTRICT COURT Page 1 of 3

# NORTHERN DISTRICT OF ILLINOIS

In the Matter of

CHANNETTE CARPENTER V. CITY OF CHICAGO ET. AL.

Case Number: 07 C 6918

JUDGE: KENDALL

APPEARANCE and JURY DEMAND IS HEREBY FILED BY THE UNDERSIGNED AS ATTORNEY(S) FOR:

Defendants County of Cook.

(A)					<b>(B)</b>					
SIGNATURE						SIGNATURE				
NAME Andrew J. Creighton					NAME					
	Assistant State's	Attorr	nev							
FIRM RICHARD A. DEVINE					FIRM					
State's Attorney of Cook County										
STREET ADDRESS 301Richard J. Daley Center					STREET ADDRESS					
CITY/STATE/ZIP Chicago, IL 60602					CITY/STATE/ZIP					
TELEPHONE NUMBER	312-603-5111					TELEPHONE NUMBER				
IDENTIFICATION NUMBER (SEE ITEM 4 ON 0542091					IDENTIFICATION NUMBER (SEE ITEM 4 ON REVERSE)					
MEMBER OF TRIAL BAR?	?	YES	X	NO		MEMBER OF TRIAL BAR?	YES		NO	
TRIAL ATTORNEY?		YES	X	NO		TRIAL ATTORNEY?	YES		NO	
						DESIGNATED AS LOCAL COUNSEL?	YES		NO	
(C)						<b>(D)</b>				
SIGNATURE S:/S ANDREW J. CREIGHTON					SIGNATURE					
NAME						NAME				
FIRM						FIRM				
STREET ADDRESS						STREET ADDRESS				
CITY/STATE/ZIP						CITY/STATE/ZIP				
TELEPHONE NUMBER					TELEPHONE NUMBER					
IDENTIFICATION NUMB	ER (SEE ITEM 4 ON					IDENTIFICATION NUMBER (SEE ITEM 4 ON REVERSE)				
MEMBER OF TRIAL BAR	?	YES		NO		MEMBER OF TRIAL BAR?	YES		NO	
						1				
TRIAL ATTORNEY?		YES		NO		TRIAL ATTORNEY?	YES		NO	
TRIAL ATTORNEY?  DESIGNATED AS LOCAL	. COUNSEL?	YES		NO NO		TRIAL ATTORNEY?  DESIGNATED AS LOCAL COUNSEL?	YES		NO NO	

#### INSTRUCTIONS FOR COMPLETING APPEARANCE FORM

#### 1. General Information

General Rule 3.15 provides that once an attorney has filed an appearance form on behalf of a party, no additional appearances or substitutions may be made without leave of court. The Rule also provides that the attorney may not withdraw without leave of court. Therefore, if more than one attorney is going to represent the party or parties shown on the front of this form, each should complete the attorney appearance section of the form.

This form is designed to permit the filing of appearances by up to four attorneys who represent the same party or parties. If more than four attorneys representing the same party or parties wish to file appearances, additional forms should be used and the letters (A), (B), (C), and (D) indicating the attorneys should be altered to (E), (F), (G), (H), respectively for the fifth through the eighth attorneys, etc.

#### 2. Listing of Parties for Whom the Attorney is Appearing

The names of each of the parties represented by the attorney(s) filing the appearance are to be listed on the lines immediately below the words "Appearances are hereby filed by the undersigned as attorney(s) for:". The type of party, *e.g.*, plaintiff, defendant, third party plaintiff, should follow each party. If all of the parties are of the same type, *e.g.*, all parties represented are plaintiffs, then the type of party can be shown at the end of the listing of parties.

#### 3. Completing Attorney Information

The information requested should be completed for each attorney filing an appearance. Where two or more attorneys are from the same firm, only the first listed from the firm need complete the information for firm name, street address, and city/state/ZIP. The others may indicate "Same as (letter designation of first attorney)."

#### 4. Identification Number

Attorneys who are members of the Illinois bar should enter the identification number issued to them by the Illinois Attorney Registration and Disciplinary Commission (ARDC). Attorneys who are not members of the Illinois bar should leave this item blank.

#### 5. Attorney (A) and Notices

Where more than one attorney is listed on the appearance form, all listed will be entered on the docket of the Clerk, as attorneys of record. However, notices will only be mailed to the attorney shown in box (A) on the form except where local counsel has been designated pursuant to General Rule 3.13 (see

below). The attorney is responsible for notifying all other attorneys included on the form of the matter noticed.

Where appearances are filed on behalf of attorneys representing a state or local government, *e.g.*, states attorney, corporation counsel, the persons filing the appearance may wish to list the name of the assistant who is in active charge of the case in box (A) and the appearance of the head of the agency, *e.g.*, attorney general, corporation counsel, or any other assistant assigned to such cases in subsequent boxes. In that way, the assistant in active charge will receive notice.

### 6. Appearances and Trial Bar Membership

All attorneys filing appearances must indicate whether or not they are members of the trial bar of this Court and whether or not they are the attorney who will try the case in the event that it goes to trial.

In criminal actions, an attorney who is not a member of the trial bar may not file an individual appearance. Pursuant to General Rule 3.10, a member of the trial bar must accompany such attorney and must also file an appearance.

In civil actions, an attorney who is not a member of the trial bar should designate the trial bar attorney who will try the case in the event that it goes to trial. If a trial bar attorney is not listed on the initial appearance and the case goes to trial, a trial bar attorney, pursuant to General Rule 3.15, must obtain leave of court to file an appearance.

## 7. Designation of Local Counsel

Pursuant to General Rule 3.13, an attorney who does not have an office in this District may appear before this Court "only upon having designated, at the time of filing his/her initial notice or pleading, a member of the bar of this Court having an office within this District upon whom service of papers may be made." No attorney having an office in this District may designate local counsel. No attorney may designate more than one attorney as local counsel. Notices will be mailed by the Clerk's Office to both the attorney shown in box (A) and the attorney designated as local counsel.

### Parties are Required to Consider Alternative Dispute Resolution

Pursuant to 28 U.S.C. §652(a), all litigants in civil cases pending before this Court are directed to consider the use of an alternative dispute resolution process at the earliest appropriate stage of the litigation. Such process may include mediation, early neutral evaluation, minitrial, or arbitration.

#### 9. General Rule 2.23 Requires Notification As To Affiliates

In every action in which an affiliate of a public company is a party, counsel for such party shall file with the Clerk a statement listing each public company of which such party is an affiliate. Where such party is a plaintiff the statement shall be filed with the complaint. Where such party is a defendant the statement shall be filed with the answer or motion in lieu of answer.